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Attorney for Plaintiff

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THERE'S LUNG DISTRICT COURT CHEEN TO LUNG OF CALIFORNIA

99ND DEPUTY

IN THE UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA

10 KAREL SPIKES,

Plaintiff,

vs.

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LA MESA AUTO CARE, INC.; JACOBSZOON REVOCABLE FAMILY TRUST dated 4/17/98; CULVER FAMILY REVOCABLE TRUST; JAREL G. CULVER TRUST and DOES 1 THROUGH 10, Inclusive,

Defendants.

Cas 08 CV 452 JAH CAB

CIVIL COMPLAINT

DEMAND FOR JURY TRIAL [F.R.C.P. §38(b); Local Rule 38.1]

Plaintiff, KAREL SPIKES (hereinafter referred to as "Plaintiff"), file this cause of action against Defendants LA MESA AUTO CARE, INC. (hereinafter "LA MESA AUTO CARE"), JACOBSZOON REVOCABLE FAMILY TRUST dated 4/17/98, CULVER FAMILY REVOCABLE TRUST, JAREL G. CULVER TRUST and DOES 1 THROUGH 10, Inclusive, and would show unto the Court the following:

I.

### JURISDICTION AND VENUE

1. This Court has original jurisdiction of this civil action pursuant to 28 USC §1331, 28 USC §§1343(a)(3) and 1343(a)(4) for claims arising under the Americans with

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Disabilities Act of 1990, 42 USC \$12101 et seg. and the Court's supplemental jurisdiction, 28 USC §1367.

- Venue in this Court is proper pursuant to 28 USC \$\$1391(b) and (c).
- Pursuant to 28 USC \$1367(a), Plaintiff shall assert 3. all causes of action based on state law, as plead in this complaint, under the supplemental jurisdiction of the federal court. All the causes of action based on federal law and those based on state law, as herein stated, arose from a common nuclei of operative fact. That is, Plaintiff was denied equal access to Defendants' facilities, goods, and/or services in violation of both federal and state laws and/or was injured due to violations of federal and state access laws. The state actions of Plaintiff are so related to the federal actions that they form part of the same case or controversy. The actions would ordinarily be expected to be tried in one judicial proceeding.

II.

### THE PARTIES

Defendant LA MESA AUTO CARE is, and at all times 4. mentioned herein was, a business or corporation or franchise organized and existing and/or doing business under the laws of the State of California. LA MESA AUTO CARE is located at 8692 La Mesa Boulevard, La Mesa, CA (hereinafter "the subject property".) Plaintiff is informed and believes and thereon alleges that Defendant LA MESA AUTO CARE is, and at all times 26 mentioned herein was, the owner, lessor or lessee of the subject property and/or the owner and/or operator of the public accommodation located at the subject property.

- 5. Defendant JACOBSZOON REVOCABLE FAMILY TRUST dated 4/17/98 is, and at all times mentioned herein was, a Trust created and/or existing in and/or doing business under the laws of the State of California. Plaintiff is informed and believes and thereon alleges that Defendant JACOBSZOON REVOCABLE FAMILY TRUST dated 4/17/98 is, and at all times mentioned herein was, the owner, lessor or lessee of the subject property.
- 6. Defendant CULVER FAMILY REVOCABLE TRUST is, and at all times mentioned herein was, a Trust created and/or existing in and/or doing business under the laws of the State of California. Plaintiff is informed and believes and thereon alleges that Defendant CULVER FAMILY REVOCABLE TRUST is, and at all times mentioned herein was, the owner, lessor or lessee of the subject property.
- 7. Defendant JAREL G. CULVER TRUST is, and at all times mentioned herein was, a Trust created and/or existing in and/or doing business under the laws of the State of California.

  Plaintiff is informed and believes and thereon alleges that Defendant JAREL G. CULVER TRUST is, and at all times mentioned herein was, the owner, lessor or lessee of the subject property.
- 8. Plaintiff is informed and believes, and thereon alleges, that Defendants and each of them herein were, at all times relevant to the action, the owners, franchisees, lessees, general partners, limited partners, agents, employees, employers, representing partners, subsidiaries, parent companies, joint venturers and/or divisions of the remaining Defendants and were acting within the course and scope of that relationship. Plaintiff is further informed and believes, and

thereon alleges, that each of the Defendants herein gave consent to, ratified, and/or authorized the acts alleged herein of each of the remaining Defendants.

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- Plaintiff is an otherwise qualified disabled individual as provided in the Americans with Disabilities Act of 1990, 42 USC \$12102, Part 5.5 of the California Health & Safety Code and the California Unruh Civil Rights Act, §§51, et seq., 52, et seq., the California Disabled Persons Act, §§54, et seq., and other statutory measures which refer to the protection of the rights of "physically disabled persons." Plaintiff visited the public accommodation owned and/or operated by Defendants and/or located at the subject property for the purpose of availing himself of the goods, services, facilities, privileges, advantages, or accommodations operated and/or owned by Defendants and/or located on the subject property.
- Plaintiff is informed and believes and thereon alleges that the subject facility has been newly constructed and/or underwent remodeling, repairs, or alterations since 1971, and that Defendants have failed to comply with California access standards which applied at the time of each such new construction and/or alteration.

III.

#### **FACTS**

Plaintiff has a mobility impairment and uses a 11. Moreover, he has had a history of or has been 26 wheelchair. classified as having a physical impairment, as required by 42 USC §12102(2)(A).

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present date, Plaintiff was denied full and equal access to the facilities owned and/or operated by the Defendants because the facility and/or subject property were inaccessible to members of the disabled community who use wheelchairs for mobility. Plaintiff was denied full and equal access to portions of the property because of barriers which included, but are not limited to, inaccessible path of travel, inaccessible cashier

On or about July 9, 2007 and continuing through the

of signage for said space. Plaintiff was also denied full and equal access because of discriminatory policies and practices regarding accommodating people with disabilities. Plaintiff filed this lawsuit to compel compliance with access laws and regulations.

counter and lack of accessible parking space, as well as lack

- As a result of Defendants' failure to remove architectural barriers, Plaintiff suffered injuries. People with disabilities, because of the existing barriers, are denied full and equal access to the Defendants' facilities. has been in effect for more than 16 years. Given the vast availability of information about ADA obligations, including FREE documents which are available from the U.S. Department of Justice by calling (800) 514-0301 or at the following web sites: www.sba.gov/ada/smbusqd.pdf, www.ada.gov/taxpack.pdf and www.usdoj.gov/crt/ada, the failure of Defendants to comply with their barrier removal obligations is contemptible.
- Plaintiff is an otherwise qualified individual as provided in the Americans with Disabilities Act or 1990, 42 USC \$12102, the Rehabilitation Act of 1973, Section 504 (as amended

29 USC §794) and the California Unruh Civil Rights Act, Civil Code §§51, 52, 54.1, and 54.3, and other statutory measures which refer to the protection of the rights of "physically disabled persons." Plaintiff visited the public facilities owned and operated by Defendants for the purpose of availing himself of the goods and services offered and provided by Defendants and/or for the purpose of obtaining removal of architectural barriers and/or modification of policies, practices and procedures to provide accessibility to people with disabilities. Plaintiff was injured in fact, as set forth more specifically herein.

- 15. Plaintiff alleges that Defendants will continue to operate public accommodations which are inaccessible to him and to other individuals with disabilities. Pursuant to 42 USC \$12188(a), Defendants are required to remove architectural barriers to their existing facilities.
- 16. Plaintiff has no adequate remedy at law for the injuries currently being suffered in that money damages will not adequately compensate Plaintiff for the amount of harm suffered as a result of exclusion from participation in the economic and social life of this state.
- 17. Plaintiff believes that architectural barriers precluding Plaintiff full and equal access of the public accommodation will continue to exist at Plaintiff's future visits, which will result in future discrimination of Plaintiff, in violation of the Americans with Disabilities Act. Plaintiff is currently being subjected to discrimination because Plaintiff cannot make use of and obtain full and equal

access to the facilities, goods and/or services offered by Defendants to the general public. Plaintiff seeks damages for each offense relating to each of Plaintiff's visits to the subject property when Plaintiff was denied full and equal access to the subject property or was deterred from attempting to avail himself of the benefits, goods, services, privileges and advantages of the place of public accommodation at the subject property because of continuing barriers to full and equal access.

### IV.

## FIRST CLAIM FOR VIOLATION OF AMERICAN WITH DISABILITIES ACT 42 USC §12101, et seq.

- 18. Plaintiff re-alleges and incorporates by reference each and every allegation contained in paragraphs 1 through 17, inclusive, as though set forth fully herein.
- 19. Plaintiff was denied full and equal access to Defendants' goods, services, facilities, privileges, advantages, or accommodations within a public accommodation owned, leased and/or operated by Defendants, in violation of 42 USC \$12182(a). Plaintiff was, therefore, subjected to discrimination and is entitled to injunctive relief pursuant to 42 USC \$12188 as a result of the actions or inaction of Defendants.
- 20. Among other remedies, Plaintiff seeks an injunctive order requiring compliance with state and federal access laws for all access violations which exist at the property, requiring removal of architectural barriers and other relief as the court may deem proper. Plaintiff also seeks any other

order that will redress the discrimination to which he has been subjected, is being subjected and/or will be subjected.

V.

## SECOND CLAIM FOR VIOLATION OF CALIFORNIA CIVIL CODE

- 21. Plaintiff re-alleges and incorporates by reference each and every allegation contained in paragraphs 1 through 20, inclusive, as though set forth fully herein.
- 22. Based on the facts plead hereinabove and elsewhere in this complaint, Defendants did, and continue to, discriminate against Plaintiff and persons similarly situated by denying disabled persons full and equal access to and enjoyment of the subject facilities and of Defendants' goods, services, facilities, privileges, advantages or accommodations within a public accommodation, in violation of California Civil Code \$\$51, et seq., 52, et seq., and 54, et seq.
- 23. Defendants' actions constitute a violation of Plaintiff's rights under California Civil Code §§51, et seq., 52, et seq., and 54, et seq. and therefore Plaintiff is entitled to injunctive relief remedying all such violations of California access laws and standards. In addition, Plaintiff is entitled to damages under California Civil Code §54.3 for each offense. The amount of damages suffered by Plaintiff is not yet determined. When the amount is ascertained, Plaintiff will ask the Court for leave to amend this complaint to reflect this amount. Plaintiff is also entitled to and requests attorneys' fees and costs.
  - 24. The actions of Defendants were and are in violation of

Page 9 of 14

the Unruh Civil Rights Act, California Civil Code §§51, et seq. and therefore Plaintiff is entitled to injunctive relief remedying all such violations of California access laws and standards. In addition, Plaintiff is entitled to damages under California Civil Code §52 for each offense. The amount of damages suffered by Plaintiff is not yet determined. When the amount is ascertained, Plaintiff will ask the Court for leave to amend this complaint to reflect this amount.

25. Plaintiff seeks all of the relief available to him under Civil Code §§51, 52 et seq., 54, 54.1, 54.2, 54.3, and any other Civil Code Sections which provide relief for the discrimination suffered by Plaintiff, including damages and attorneys fees.

VI.

# THIRD CLAIM FOR VIOLATION OF HEALTH AND SAFETY CODE \$19950, ET SEQ.

- 26. Plaintiff re-alleges and incorporates by reference each and every allegation contained in paragraphs 1 through 25, inclusive, as though set forth fully herein.
- 27. Defendants' facilities are public accommodations within the meaning of Health and Safety Code \$19950, et seq., and Plaintiff is informed and believes and thereon alleges that Defendants have newly built or altered the subject property and/or the subject facility since 1971 within the meaning of California Health and Safety Code \$19959. The aforementioned acts and omissions of Defendants constitute a denial of equal access to the use and enjoyment of the Defendants' facilities by people with disabilities.

- 28. Defendants' failure to fulfill their duties to provide full and equal access to their facilities by people with disabilities has caused Plaintiff to suffer deprivation of Plaintiff's civil rights, as well as other injuries.
- 29. As a result of Defendants' violations of Health and Safety Code §\$19955, et seq., described herein, Plaintiff is entitled to and requests injunctive relief pursuant to Health and Safety Code §\$19953, and to reasonable attorney's fees and costs.

VII.

### FOURTH CLAIM FOR DECLARATORY RELIEF

- 30. Plaintiff re-alleges and incorporates by reference each and every allegation contained in paragraphs 1 through 29, inclusive, as though set forth fully herein.
- 31. An actual controversy now exists in that Plaintiff is informed and believes and thereon alleges that Defendants' premises are in violation of the disabled access laws of the State of California including, but not limited to, Civil Code \$\$51, et seq., \$\$52, et seq., \$\$54, et seq., Health and Safety Code \$\$19950, et seq., Government Code \$\$4450, et seq. and 7250, et seq., Title 24 of the California Code of Regulations, and/or Title III of the Americans with Disabilities Act and its implementing Accessibility Regulations.
- 32. A declaratory judgment is necessary and appropriate at this time so that each of the parties may know their respective rights and duties and act accordingly.

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VIII.

### FIFTH CLAIM FOR INJUNCTIVE RELIEF

- 33. Plaintiff re-alleges and incorporates by reference each and every allegation contained in paragraphs 1 through 32, inclusive, as though set forth fully herein.
- 34. Plaintiff will suffer irreparable harm unless Defendants are ordered to remove architectural barriers at Defendants' public accommodation, and/or to modify their policies and practices regarding accommodating people with disabilities. Plaintiff has no adequate remedy at law to redress the discriminatory conduct of Defendants.
- 35. Plaintiff seeks injunctive relief to redress Plaintiff's injuries.

IX.

#### JURY DEMAND

36. Pursuant to Rule 38 of the Federal Rules of Civil Procedure, Plaintiffs hereby request a jury trial.

WHEREFORE, Plaintiff prays for judgment against the Defendants, LA MESA AUTO CARE, INC., JACOBSZOON REVOCABLE FAMILY TRUST dated 4/17/98, CULVER FAMILY REVOCABLE TRUST JAREL G. CULVER TRUST and DOES 1 through 10, as follows:

- 1. For injunctive relief, compelling Defendants to comply with the Americans with Disabilities Act, the Unruh Civil Rights Act and the Disabled Persons Act. Note: the plaintiff is not invoking section 55 of the California Civil Code and is not seeking injunctive relief under that section;
- 2. That the Court declare the respective rights and

- duties of Plaintiff and Defendants as to the removal of architectural barriers at Defendants' public accommodations;
- 3. An order awarding Plaintiff actual, special and/or statutory damages for violation of his civil rights and for restitution including, but not limited to, damages pursuant to the applicable Civil Code Sections including, but not limited to, §\$52 and 54.3 for each and every offense of Civil Code §\$51 and 54;
- 4. An award of compensatory damages according to proof;
- 5. An award of up to three times the amount of actual damages pursuant to the Unruh Civil
  Rights Act and the Disabled Persons Act; and
- 6. An order awarding Plaintiff reasonable attorneys' fees and costs;
- 7. Such other and further relief as the Court deems proper.

DATED:

3/6/08

LAW OFFICES OF AMY B. VANDEVELD

AMY /B. VANDEVELD

Attorney for Plaintiff

### UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF CALIFORNIA SAN DIEGO DIVISION

148663 - SH \* \* C O P Y \* \* March 11, 2008 14:38:24

## Civ Fil Non-Pris

USAO #.: 08CV0452

Judge..: JOHN A HOUSTON

Amount.:

\$350.00 CK

Check#.: BC3354

Total-> \$350.00

FROM: SPIKES V. LA MESA AUTO CARE

DEF

| Rev. 07/891   | plement the filing and service of pleadings or other papers as required by law, except as provided by local eptember 1974, is required for the use of the Clerk of Court for the purpose of inditating the civil docket LA MESA AUTO CARE, INC.;  DEFENDANTS JACOBSZOON PEWOCABRE 2941 LY  TRUST dated 4/17/98; CULVER   |
|---|--|
| (b) COUNTY OF RESIDENCE OF FIRST LISTED PLAINTIFF (EXCEPT IN U.S. PLAINTIFF CASSIN Diego  | FAMILY REVOCABLE TRUST OUTAREL  G. CULVER TRUST and DOES TO THE COUNTY OF RESIDENCE OF FIRST LISTED DEFENDANT (IN C.S. PLACE OF LAND COUNTY OF RESIDENCE OF LAND COUNTY OF RESIDENCE OF LAND COUNTY OF RESIDENCE OF LAND COUNTY OF THE TRACE O |
| (c) ATTORNEYS (FIRM NAME, ADDRESS, AND TELEPHONE NUMBER) Amy B. Vandeveld, Esq. LAW OFFICES OF AMY B. VANDEVELD 1850 Fifth Avenue, Suite 22 San Diego CA 92101 (619) 231-8883 | ATTORNEYS (IF KNOWN) US CV 452 JAH CAB   |

San Diego,CA 92101 II. BASIS OF JURISDICTION (PLACE AN x IN ONE BOX ONLY)

• 1U.S Government Plaintiff

XX3Federal Question (U.S. Government Not a Party)

 4Diversity (Indicate Citizenship of Parties in • 2U.S. Government Defendant

III. CITIZENSHIP OF PRINCIPAL PARTIES (PLACE AN X IN ONE BOX (For Diversity Cases Only) FOR PLAINTIFF AND ONE BOX FOR DEFENDANT (For Diversity Cases Only)

Incorporated or Principal Place of Business Citizen of This State

in This State Incorporated and Principal Place of Business Citizen of Another State in Another State

Foreign Nation Citizen or Subject of a Foreign Country

IV. CAUSE OF ACTION (CITE THE US CIVIL STATUTE UNDER WHICH YOU ARE FILING AND WRITE A BRIEF STATEMENT OF CAUSE. DO NOT CITE JURISDICTIONAL STATUTES UNLESS DIVERSITY).

42 U.S.C. Sections 12101-12111, 11281-12184 and 12201 et. seq.

| BANKRUPTCY  | FORFEITURE/PENALTY  | E OF SUIT (PLACE AN X IN ONE BOX ONLY) |  |  |
|---|---|--|--|--|
| BANKRUPTCY  4 22 Appeal 28 USC 158  4 23 Withdrawal 28 USC 157  PROPERTY RIGHTS  8 20 Copyrights  8 30 Potent  8 40 Trademark  SOCIAL SECURITY  861 H1A (13958)  862 Black Lung (923)  863 DIWC/DIWW (405(g))  864 SSID Title XVI  865 RSI (405(g))  FEDERAL TAX SUITS  870 Taxes (U.S. Plaintiff or Defendant)  871 IRS - Third Party 26 USC 7649) | FORFEITURE/PENALTY 610 Agriculture 620 Other Food & Drug 625 Orug Related Scizure of Property 21 USC881 630 Liquor Laws 640 RR & Truck 650 Airline Regs 660 Occupational Safety/Health 600 Other LABOR 710Fair Labor/Mgmt, Relatious 730 Labor/Mgmt, Relatious 730 Labor/Mgmt, Reporting & Disclosure Act 740 Railway Labor Act 790 Other Labor Litigation 791 Empl. Ret. Inc. Security Act | PERSONAL INJURY                        | TOR'  PERSONAL INJURY  310 Airplane  315 Airplane Product Liability  320 Assault, Libel & Slander  330 Federal Employers'  Liability  340 Marine  345 Marine Product  Liability  350 Motor Vehicle  355 Motor Vehicle Product  Liability  360 Other Personal Injury  CIVIL RIGHTS  441 Voting  442 Employment  443 Housing/Accommodations  444 Welfare  440 Other Civil Rights | CONTRACT  110 Insurance 120 Marine 130 Miller Act 1-40 Negotiable Instrument 150 Recovery of Overpayment & Enforcement of Judgment 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excl. Veterans) 153Recovery of Overpayment of Veterans Benefits 160 Stockholders Suits 190 Other Contract 195 Contract Product Liability REAL PROPERTY  210 Land Condemnation 220 Forcelosure |

| VI. | ORIGIN | (PLACE | AN X I | n one | BOX ONL | Y) |
|-----|--------|--------|--------|-------|---------|----|
|-----|--------|--------|--------|-------|---------|----|

| XI Original Proceeding       | 3 Remanded from Appelate<br>Court          | • 4 Reinstat<br>Reopened |           | strict (specify) | 6 Multidistrict Litig  Check | * 7 Appeal to District Judge from Magistrate Judgment k YES only if demanded in complaint: |
|------------------------------|--|--------------------------|-----------|------------------|------------------------------|--|
| VII. REQUESTED IN COMPLAINT: | CK IF THIS IS A CLASS ACTIO<br>f.r.e.p. 23 | )N                       | DEMAND \$ | determ           | ined jur                     | Y DEMAND: XXYES • NO   |
| VIII. RELATED CASE           |  |                          | SIGNATII  | at tri           | AL Dock                      | ket Number   |

::ODMA\PCDOCS\WORDPERFECT\22816\1 January 24, 2000 (3:10pm)

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